## **REMARKS**

Claims 5-14 are pending in the application. In the present amendment, claims 5, 7, 8, 9 and 14 have been amended. Therefore, upon entry of the present amendment, claims 5-14 will be subject to examination.

Claims 9 and 14 have been rejected under 35 USC 112. It is believed that the present amendments to claims 9 and 14 remove these grounds for rejection.

Claims 5-14 have been rejected under 35 USC 103(a) over Applicant's admitted prior art (AAPA) in view of patent publication US 2003/0213507 to Martin. It is submitted that neither AAPA nor Martin, alone or in combination, teach a protective screen panel that is supported by the structure of the drill head both when the drilling machine is in operation and not in operation, because AAPA does not disclose a protective screen panel and further because Martin teaches a screen panel that is supported by the neck portion of a vessel to be cleaned while the machine is in operation and that slides over the drill head when the drill head is lifted. See, e.g. Martin at paragraph [0024]. For at least these reasons, the withdrawal of the rejection is respectfully requested.

It is believed that claims 5-14 are further patentable over the combination of AAPA and Martin for the same reasons as claim 5 and for the additional limitations contained therein. For example, neither AAPA nor Martin, alone or in combination, teach coupling the protective screen panel to the structure with plates, or a protective screen panel that is adjustable laterally.

## Conclusion

It is believes that all objection and rejections in the application have been addressed and that the present application is in condition for allowance. A notice to that effect is therefore respectfully requested.

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